

IN THE UNITED STATES DISTRICT
COURT SOUTHERN DISTRICT OF TEXAS
(HOUSTON DIVISION)

CASE NO. 4:14-CV-1698

DAVID BAILEY; MARVIN RAY YATES;
RICHARD ELVIN KING, individually,
ON BEHALF OF ALL THESE
SIMILARLY SITUATED, PLAINTIFFS
VS.

United States Courts
SOUTHERN DISTRICT OF TEXAS
FILED

MAR 06 2018

David J. Bradley, Clerk of Court

BRYAN COLLIER; ROBERT HERRERA; AND
TEXAS DEPARTMENT OF CRIMINAL JUSTICE,
DEFENDANTS.

"EMERGENCY MOTIONS"
OF CLASS³ SUBCLASS MEMBERS FOR A STAY OF
THE PROCEEDINGS; JUDICIAL NOTICE; APPOINTMENT
OF INDEPENDENT COUNSEL; DECLARATORY RELIEF;
AND REQUEST FOR INJUNCTIVE, EQUITABLE AND ALL
OTHER RELIEF AUTHORIZED BY FEDERAL LAW

COMES NOW, WE THE TWO HUNDRED UNDERSIGNED
HEAT SENSITIVE CLASS MEMBERS AND SUBCLASS MEM-
BERS (HEREINAFTER CALLED "CLASS MEMBERS"; "THE
CLASS OF INMATES FORMERLY OF THE TDCJ STEIN FELLOW/
RAMSEY II PRISON UNIT"; "THE RAMSEY II CLASS
MEMBERS") PREVIOUSLY INCARCERATED AT THE PARK
UNIT AND WHO WERE SUBJECTED TO TDCJ'S POLICY AND
PRACTICE OF FAILING TO REGULATE HIGH INDOOR HEAT INDEX
(1)

temperatures in the housing areas, united in interest to legally enforce our previously declared/acknowledged class status and corresponding rights, our constitutional rights, liberty interest, fundamental individual rights, plus all other equitable rights at stake as class members - i.e. class members as defined by this court in its class certification order of June 14, 2016; At pages 5-6 of this court's July 19, 2017 Memorandum Opinion Setting Out Findings of Fact And Conclusions of Law, And this court's January 29, 2018, Order - file this Emergency Motion. (SEE: Docket Entry No. 473, 4737, and 960) (ALSO SEE: Appendix, Exhibit No. 01; FARMER vs. BRENNAN, 511 U.S. 825, 832 (1994); Wilson vs. SEITZ, 501 U.S. 294, 298 (1991); BALL vs. LeBLANC, 792 F.3d 584, 599; Blackmon vs. GARZA, 484 F. Appx 866, 870-872 (5th Cir. 2012); Gates vs. Cook, 376 F.3d 323, 340 (5th Cir. 2004); U.S. Const. VIII Amendment.)

This Emergency Motion is filed pursuant to all appropriate federal statutes,³ rules of court including, but not limited to, Fed. R. Civ. P. 23(b)(2), (3); 23(c), (d); 52 (a), (b), (c); Fed. R. Evid. 702; Title II of the Americans with Disabilities Act ("ADA Title II"); Religious Land Use and Institutionalized Persons Act of 2000; Religious Freedom Restoration Act of 1993; 42 U.S.C. § 1983; And U.S. Constitution's First, Eighth, (2.)

Ninth, AND Fourteenth Amendments.

I.

Without belaboring the court with the lengthy procedural background, the undersigned would state that we were transferred to the Pack Unit by TDCJ officials "without the prior knowledge and approval of this court" on August 26, 2017. Irregardless of the TDCJ's "purported basis" for relocating and incarcerating us at the Pack Unit, the act was carried out consciously, wilfully with deliberate indifference to our "documented heat sensitive disabilities"; And this court's July 19, 2017, Findings of Fact And Conclusions of Law, which had resulted in the TDCJ relocating the heat sensitive class members originally assigned to the Pack Unit to climate controlled TDCJ prisons weeks prior to our arrival to the Pack Unit. By order of this court in September 2017, the TDCJ abandoned its decision to return us back to Ramsey II Prison Unit and on September 21, 2017, transferred us class members to the Le Blanc Prison Unit a climate controlled environment for our own protection and so

not to violate our Eighth Amendment rights to be free from UNREASONABLE RISKS OF SERIOUS HARM AND DEATH AS A DIRECT RESULT OF THE LETHAL TEXAS SUMMER HEAT.

Now "class counsel" Jeff Edwards, the TEXAS Civil Rights Project (and class counsel associates) ARE DOING AN ABOUT-FACE AND attempting to strip or dissolve WE THE undersigned class members, of our class status and rights; through an UNSCRUPULOUS settlement agreement with the defendant's counsel that shall enable Attorney Edwards to cash in personally, politically, and financially at the tune of "4.5 million dollars for this suit alone (not counting the gains received for 8-wrongful death and 1-heat related injury case settled in this process). (SEE: Appendix, Exhibit No. 02)

NONE OF THE undersigned class members have had any input in the settlement negotiations despite the incontrovertible factual record that Attorney Edwards has essentially exploited our heat sensitive disabilities and the unconstitutional and precarious situation the TSCJ put us in by incarcerating

(4)

us at the Pack Unit in direct and willful contempt of this court's order regarding heat sensitive inmates and the life-threatening conditions at the Pack Unit).

Class counsel exploited the leverage our additional numbers and situation afforded him in his presentations not only before this court, but the U.S. Fifth Circuit as well. (See: Fifth Circuit Case No. 16-20505; And 17-20529) And in the court of public opinion.

We the undersigned are subject to be transferred, wherever the TDCJ has a empty bed available if this court approves the current settlement agreement that cleverly attempts to redefine this court's definition of the three (3) classes. (See: Docket Entry No. 737 at pages 5-6; And 960)

II.

We the undersigned strongly object to the current Settlement Agreement on principle in "ALL" its aspects, terms, stipulations, language, and effects upon our legal and equitable rights as class members.

(5)

WE object on the basis that:

(A) This court's findings of fact, nor its class certification orders have ever been amended nor vacated to exclude us from being legally deemed class members - "having been incarcerated at the Pack Unit" and class counsel and the defendant's attorneys clandestine settlement negotiations and the stroke of their pens can not and does not override what this court has done. Fed.R.Civ.Proc. 52(A)(6)(B);

(B) On no occasion has any of us been afforded the right and opportunity to "opt-out" as this court recognized some of the undersigned desire to do, in its January 29, 2018, order. Thus, until we make informed decisions in writing to either "opt-out" or remain a party to this litigation, class counsel nor the defendant's attorneys have any "identifiable authority" to opt us out (as personal favors to each other and/or for some other unknown motives);

(C) A live controversy still exist because the interest of the undersigned has not been adequately represented to the detriment (6)

of us class members collectively as well as individually;

(d) Proper and timely notice of the proposed settlement agreement in principle has/was never formally provided to "All" class members, and/or formally posted for "All" class members housed at the Le Bane Prison Unit to review in accordance with customary and legally required rules of court; and

(e.) The undersigned are being discriminated against by Attorney Jeff Edwards, class counsel's associates, and the defendant's attorney with respect to their treatment of and observance of the constitutional rights of the Ramsey II class members and the class of inmates returned to the Pack Unit

We ask that this court make written rulings with regards to each of the above and foregoing objections so a proper, accurate, and complete record is available for public as well as further judicial scrutiny of these objections.

III.

We the undersigned class members Ask this court to take judicial notice of certain adjudicative facts as follows:

(A) The entire court record generated as a result of the nine-day hearing held in June 2017;

(B) The entire court record generated as a result of the four-day evidentiary hearing held in May 2016;

(C) The Reports on the subject of the dangerous and deadly impact climate change has and will likely have in the immediate future on those undersigned class members irrespective of whether or not they remain a party to this suit or exercise their legal right to opt-out. Those Reports by the University of Texas at Austin - School of Law Human Rights Clinic headed by Clinical Professor Ariel Dulitzky; and Columbia Law School, Sobin Center for Climate Change Law, authored by visiting scholar Daniel Holt, M.A., J.D. (See: (8))

Appendix, Exhibit No. 03);

d.) THE medical documentation pertaining to "ALL" the inmates that ARE ~~first~~ ^{first} positive which THE TUCJ TRANSFERRED from Ramsey II Prison Unit to INCARCERATE at THE Pack Unit on August 26, 2017;

(E.) Few if ANY of the undersigned CLASS members HAVE the means to hire A private attorney for the purpose of asserting and protecting their rights at stake. ~~Independent~~ Independent class counsel is requested and WARRANTED to protect the undersigned CLASS members interest effectively.

IV.

Pursuant to Applicable Rules of court the undersigned CLASS members ASK that this court Appoint An independent and competently effective attorney to protect the collective interest of the undersigned. In particular and most importantly representation is imperative in insuring the members closely understand the complete scope of their rights

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AND THE CONSEQUENCES INVOLVED FOR THOSE UNDERSIGNED WHO WANT TO FORMALLY "opt-out" AND BE RETURNED TO Ramsey II or ANOTHER NON-CLIMATE-CONTROLLED PRISON UNIT.

THE INTEREST OF JUSTICE BEING DONE GREATLY SUPPORTS THIS COURT EXERCISING ITS DISCRETION TO APPOINT COUNSEL.

V.

FOR THE AUTHORITY OF THIS COURT AS SET FORTH IN FED. R. CIV. P. 21, AND OTHER APPLICABLE RULES, WE THE UNDERSIGNED REQUEST THIS COURT TO GRANT THE MEMBERS DECLARATORY RELIEF BY ESTABLISHING IN WRITING OUR EXISTING RIGHTS, STATUS, AND OTHER RELEVANT LEGAL RIGHTS AT THIS JUNCTURE. IN DOING SO THIS COURT CAN CLARIFY CERTAIN ISSUES CURRENTLY IN CONTROVERSY AND/OR THAT ARE IN CONFLICT WITH EARLIER RULINGS BY THIS COURT.

MORE SPECIFICALLY, THE UNDERSIGNED CLASS MEMBERS ASKS THIS COURT TO DECLARE:

- (A) Invalid And unenforceable any portion of the Settlement Agreement negotiated by counsel for the defendants and attorney Edwards (And Associates) that conflicts with this Court's June 13, 2016 and July 19, 2017, orders specifically as they relate to the class and subclass, ^{and the} Redefining or Redefinition, the defendant's attorney and Edwards have agreed to;
- (b) That TDCJ has a constitutional obligation and duty to protect those undersigned who remain on this lawsuit, from the potential harm and death posed by the upcoming summer heat.
- (c) The undersigned must be treated as similarly situated class members housed elsewhere, and specifically at the Pack Unit, with respect to legally required notification(s) pertaining to events or developments or proceedings in this lawsuit "pre" and "post" settlement;
- (d) Invalid, void, And unenforceable, paragraph 3 of the current Settlement Agreement is Principle, specifically as it relates to the April 15, 2018, stipulation/requirement for class member status;
- (E) We the undersigned have "All" the legal standing, rights, privileges and immunities as (11.)

Similarly situated heat sensitive class members ~~to be~~ afforded a choice to remain on this lawsuit or to opt-out; AND (E) "ALL" other conceivable and reasonably relevant matters or issues essential to the court's ability to fairly conduct this suit.

VI.

The undersigned class members request that this court conduct "STAY" the proceedings in this lawsuit until this court conducts a hearing and enters written rulings on "ALL" the requests for relief; "ALL" the motions' objections to the current Settlement Agreement ~~in~~ principle. In accordance with Fed. R. Civ. P. 62(b) this court does have the authority to "STAY" all further events in this litigation until this motion is disposed of following a telephonic or video conference hearing which shall be attended by a small group from among the undersigned.

VII.

WE the undersigned move this court to
(12.)

ENTER WRITTEN FINDINGS OF FACT AND CONCLUSIONS OF LAW AS REQUIRED BY LAW, PLUS ACCORDING TO THIS COURT'S DISCRETION IN MAKING SURE JUSTICE IS DONE.

Conclusion

THE PUBLIC'S PERCEIVED BELIEFS CONCERNING THIS COURT'S INTEGRITY, FAIRNESS, AND ITS CONSTITUTIONAL COMMITMENT IS PRESENTLY UNDER EXTENSIVE SCRUTINY, FROM NEAR AND FAR. THIS IS DUE IN PART TO THE RUZ-LIKE POTENTIAL THIS CLASS ACTION ENTAILED ONCE-UPON-A-TIME (BEFORE THE BEHIND THE SCENE SETTLEMENT NEGOTIATIONS BEGAN). IT IS ALSO DUE IN PART TO THE MORAL DEFECTS AND MALFEASANCE BY SOME OF THE TOP DECISION MAKERS DIRECTLY AND INDIRECTLY RESPONSIBLE FOR THE OVERALL OPERATION AND MANAGEMENT OF THE TDCJ.

IN THE JULY 19, 2017, RULING BY THIS COURT, IT MADE TWO QUOTES THAT MANY OF THE UNDERSIGNED FAMILY AND FRIENDS CONSIDER ANYTHING SHORT OF PROFOUND FOR A PRISON-RELATED CIVIL RIGHTS LAWSUIT THAT CHALLENGES THE

(13.)

lethal heat conditions inside the housing areas. One of the quotes says "It is always in the public interest to prevent the violation of a party's constitutional rights". The other says "Institutions charged with safeguarding the public have an extraordinary trust and a difficult task. The difficulty and importance of the task cannot defeat an equally important public trust... - to enforce the Constitution". *Odonnell, — F. Supp. 3d, 2017 WL 1735456* at 83; and 89

If these laudable sentiments are honestly embraced by this court as many in society are inclined to believe, then we the undersigned Ramsey II class members ask a simple deed of this court. That is, please uphold the Constitution by doing whatever you have the authority to and deem necessary and appropriate to protect the rights of those of us who desire to properly "opt-out"; and protect the rights of those of us who desire to remain a part of this lawsuit and live in a safe and humane environment that never again exposes us to risks of serious heat-related injury or death.

Class Relief Requested

WHEREFORE, we the undersigned heat
(14)

SENSITIVE CLASS MEMBERS PRAY THAT THIS COURT ENTER ORDERS GRANTING US THE FOLLOWING RELIEF:

- (A) Stay of "All" proceedings pending the disposition of this motion in accordance with Fed. R. Civ. Proc. 62(b);
- (B) Sustain "All" of the objections presented herein to the current Settlement Agreement in principle, (particularly the redefined Class Member definition at page two, paragraph 3) Fed R. Civ. Proc. 23(e)(5);
- (C) Appoint independent counsel to protect the interest of "All" the undersigned Ramsey II class members;
- (D) Instruct "Class Counsel" Jeff Edwards and the defendant's attorneys to "immediately" comply in full with this court's order entered on January 27, 2018, and once compliance is satisfied allow those among the undersigned who so desire, to formally and in accordance with applicable law "opt-out" of this lawsuit;
- (E) Enter Findings of Fact And Conclusions of law As Authorized By Law With Respect To This Court's Disposition of This Motion, Fed. R. Civ. P. 23(d)(1)(2);
- (F) Schedule AN ORAL/LIVE TELEPHONIC OR VIDEO CONFERENCE HEARING, Allow Some (4-5) of The Undersigned Class Members To Appear, Participate With or Without Independent Counsel Sought In This Motion;

- (g.) GRANT All other and further relief in law and equity to which this Court knows the undersigned class members ~~are~~ rightfully entitled to, and that justice being done requires;
- (h.) Notices of "All" further events in this suit be posted/made available in the Le Blanc Prison Unit's Law Library, the housing areas of "Eardorn" and available in the picket of "All" six(6) buildings that house inmates.

Respectfully submitted on February 28, 2018.

Class Members Names
And Numbers Below

Certificate of Service

By depositing a true & correct copy of the above "Emergency Motion" into the prison's outgoing mail system addressed to Texas Attorney General's Office and Jeff Edwards Law Firm at the addresses of record, I certify service has been made on February 28, 2018.

Date	Printed Name	TDC J#	Signature
26. 2-28-18	Robert Ortiz	1834416	Robert Ortiz
27. 2-28-18	Shawn Mason	1098802	S. Mason
28. 2-28-18	Jesse Valenzuela	1065027	Jesse Valenzuela
29. 2-28-18	RICHARD Hyland	2095318	Richard Hyland
30. 2-28-18	Winston T. Smith	2002405	Winston T. Smith
31. 2-28-18	Oneyforo Benjamin. O.		Oney
32. 2-28-18	Larry Wilkin	432929	Larry Wilkin
33. 2-28-18	Jason Smith	118548	Jason Smith
34. 2-28-18	Joe Albert Ramon	1132662	Joe A. Ramon
35. 2-28-18	John Paul Garcia	2112506	John Paul Garcia
36. 2-28-18	Clayton Wilson	1175813	Clayton Wilson
37. 2-28-18	Ray Garcia	1954472	Ray Garcia
38. 2-28-18	MCCARTY JONES	2081218	M. J. Jones
39. 2-28-18	Charles Carter	1351879	Charles Carter
40. 2-28-18	David Zepeda	2073970	David Zepeda
41. 2-28-18	Jerry Vance	1651090	Jerry Vance
42. 2-28-18	Ronald Dawson	2031024	Ronald Dawson
43. 2-28-18	Ricky Ybarra	1879435	Ricky Ybarra
44. 2-28-18	David Holland	1878188	David Holland
45. 2-28-18	James Seifert	1709154	James Seifert
46. 2-28-18	Shannon Donner	1120706	Shannon Donner
47. 2-28-18	LARS Itzo	2106911	Lars Itzo
48. 2-28-18	STEVEN WALKER	1927071	Stew Walker
49. 2-28-18	Tommy Edwards	1816393	Tommy Edwards
50. 2-28-18	Michael Walton	1546568	Michael Walton
51. 2-28-18	Christopher William	1129658	Ch. Will

<u>Date</u>	<u>Printed Name, TDCS No.</u>	<u>Signature</u>
2-28-18	Raymond Torres 860248	Raymond Torres
2-28-18	Bobby Casados 208472	Bobby Casados
2-28-18	JOE FEIJOO #683294	Joe Feijoo
2-28-18	Luciano Padilla 1892209	Luciano Padilla
2-28-18	Carlos Morris 1248182	Carlos Morris
2/28/18	Derek M. Bailey #689542	Derek M. Bailey
2/28/18	Ricky W. Beckett #1883225	Ricky W. Beckett
2/28/18	JOSE FRANK Thoma #1748496	Jose Frank Thoma
2/28/18	Jimmy Ray McMillan #1862712	Jimmy Ray McMillan
02/28/18	Frank Alvarado 2132149	Frank Alvarado
2-28-18	ISRAEL GARCIA #1973331	Israel Garcia
2/28/18	Joe Wolf, Jr. #700757	Joe Wolf, Jr.
2/28/18	HOWARD BASS #1216467	Howard Bass
2-28-18	James R More #2045821	James R More
2-28-18	Clifton Elliott #2002032	Clifton Elliott
2/28/18	Watkins Eddie #764012	Eddie Watkins
2/28/18	Tijerina Juan #1817082	Juan Tijerina
2-28-18	Alan Jay Lanning #1672000	Alan Jay Lanning
2-28-18	Andrew Cross #2111073	Andrew Cross
2-28-18	Rudy Quintana #1909577	R. R. Quintana
2-28-18	Eddie DeLeon #2046555	Eddie DeLeon
2-28-18	Floyd Williams #1408107	Floyd Williams
2-28-18	John Glenn Wells 1829285	John Glenn Wells
2-28-18	Albert Ridgeway 02100250	Albert Ridgeway
2-28-18	Derman Cooks #661121	Derman Cooks
2-28-18	Lupe Hernandez #1515902	Lupe Hernandez
2-28-18	Edward Smyth #1228209	Edward Smyth

<u>DATE</u>	<u>Printed Name, TDCJ No.</u>	<u>SIGNATURE</u>
2-28-18	Rick FRAS #460665	Rick Frasier
2-28-18	Dann Redenbaugh ^{(1410921) 702} 2410921	Dann Redenbaugh
2-28-18	Derek Osborn 2057320	Derek Osborn
2-28-18	Paul Douglas Gial 2029203	Paul Gial
2-28-18	DAVID S. PADILLA #1447716	David S Padilla
2-28-18	Mark Kirby #2094118	Mark Kirby
2-28-18	Haley Mayberry #1422354	Haley Mayberry
2-28-18	Rodney R. Anzaldúa #1970290	Rodney R. Anzaldúa
2-28-18	MUÑOZ Jose L. 1848646	Jose L. Munoz
2-28-18	Gonzales Ruben 1422082	Ruben Gonzales
2-28-18	DAVID Aguilar 1368566	Aguiar David
2-28-18	ESTEBAN LERMA 2096967	Esteban Lerma
2/28/18	Kenneth Earl Elzey 2025798	Kenneth Elzey
2/28/18	Justin L. Hudson #935501	Justin L. Hudson
2/28/18	Striffler Marshall W 1729443	Striffler Marshall W
2-28-18	ADAMS Ricky 1764301	Adams Ricky
2-28-18	NORRIS GOYNES 1254144	Norris Goynes
2-28-18	Zapata Francisco #1003632	Zapata Francisco
2-28-2018	Craig Samples #508385	Craig Samples
2-28-2018	Timothy Singleton #678578	Timothy Singleton
02-28-2018	Robert Earl Potts Jr. #2058601	Robert E. Potts Jr.
02-28-2018	CHARLES JONES 1937595	Charles Jones
02-28-2018	Harvey Mellard 1008127	Harvey Mellard
February 28, 2018	LaKeith R. Amir-Sharif ^(#1505969)	LaKeith R. Amir-Sharif ^(#1505969)

<u>DATE</u>	<u>Printed Name, TDCJ #</u>	<u>SIGNATURE</u>
1. 02/28/2018	Wisdom L. Simms Jr 01995211	Wisdom L. Simms Jr
2. 02/28/2018	Anthony E. McGuire 01850638	Anthony E. McGuire
3. 02/28/2018	Damion G. Johnson 2074009	Damion Johnson
4. 02/28/2018	Nicholas L. McKnight 1868829	Nicholas McKnight
5. 02/28/2018	Michael K. Ipatrick 1285731	Michael Kipatrick
6. 02/28/2018	Jonathan G. To 2026019	Jon To
7. 02/28/2018	Zachary J. Harvey 2061761	Max Harvey
8. 02/28/2018	Faustino M. Perez 2023211	Faustino Perez
9. 02/28/2018	Justin Summers 1881538	Justin Summers
10. 02/28/2018	Dusty Seaton #1925508	Dusty Seaton
11. 02/28/2018	Duenes, Timothy #2033083	Timothy Duenes
12. 02/28/2018	Steven Hayes #1601354	Steven Hayes
13. 02/28/2018	J. Steadman #1498601	J. Steadman
14. 02/28/2018	Stephen Poole 1899802	Stephen Poole
15. 02/28/2018	Frazier, Lamar #1538602	Frazier, Lamar
16. 02/28/2018	Richard Vetter #1973222	Richard Vetter
17. 2/28/2018	Michael Graham #2134330	Michael Graham
18. 2/28/2018	SAMUEL HENDERSON #1854488	Samuel M. Henderson
19. 2/28/2018	Simon Sanchez #1803668	Simon Sanchez
20. 2-28-2018	Clem Hollingsworth #2104025	Clem Hollingsworth
21. 2-28-2018	Danny Strickland #1126386	Danny Strickland
22. 2-28-2018	Hopkins Albie E. #1445330	Albie E. Hopkins
23. 2-28-2018	Grisby Herbert #2012132	Herbert Grisby
24. 2-28-2018	Anthony Cansino #1965866	Anthony Cansino
25. 2-28-2018	Emmanuel Doyle #1812320	Emmanuel Doyle

DATE	Print Name : TDC #	SIGNATURE
1 Feb 28, 2018	Quarvain White #1504570	Quarvain White
2 Feb 28, 2018	Jessie Lee Russell #540683	Jessie L Russell
3 Feb 28, 2018	Marib Robles #2091636	Marib Robles
4 Feb 28, 2018	Esteban Ordonez #1070052	Esteban Ordonez
5 Feb 28 2018	Ronald J. Walker #1557418	Ronald J Walker
6 Feb 28 2018	Craig A. Farmer #1593230	Craig A. Farmer
7 Feb. 28 2018	Terry Smallwood #2129674	Terry Smallwood
8 Feb. 28 2018	Palanco Tatman #1689950	Palanco Tatman
9 Feb. 28 2018	Roberto Vasquez Jr. 1688184	Roberto Vasquez Jr.
10 Feb 28 2018	Jarmarcus White 2029631	Jarmarcus White
11 FEB 28 2018	Justin H. Kelly #1836957	Justin H Kelly
12 FEB 28 2018	WESTON PERCOTT 2130336	Weston Percott
13 FEB -28 2018	Blake Hill #01966138	Blake Hill
14 FEB -28 -2018	Kenneth Holt #2088999	Kenneth Holt
15 FEB -28 -2018	Quintin Taylor #1462076	Quintin Taylor
16 Feb -28- 2018	Rob Luster #1196452	Rob Luster
17 FEB -28- 2018	Solomon GARCIA 1914557	Solomon Garcia
18 FEB -28 -2018	Darren Peschon 1452635	Darren Peschon
19 Feb 28 2018	LEON LOPEZ 1270441	Leon E. Lopez
20 Feb -28 2018	Usiaf Banna #2054952	Usiaf Banna
21 Feb -28 2018	Luis Rodriguez 15176241	Luis Rodriguez
22 FEB -28 2018	ROBERT E. TAYLOR #1059640	Robert E. Taylor
23 Feb -28- 2018	DAMACIA Busby #1275382	Damacia Busby
24 Feb -28 2018	Demetrick Murray #1955328	Demetrick Murray
25 Feb -28-2018	Jacob Jackson #1700840	Jacob Jackson
26 Feb -28- 2018	William Sanders #2051316	William Sanders
27 Feb -28- 2018	Steven Hoffman #2039793	Steven Hoffman
28 Feb -28-2018	DORY CORNELL COCHRAN #2067909	Dory Cornell Cochran
29 Feb -28-2018	HERBERTA Lee MARCUS #1984571	Herberta Lee Marcus
30 Feb 28-18	James J. Harts #2066253	James J. Harts
31 Feb 28-2018	Joerick Edwards #1706781	Joerick Edwards
32 Feb -28-2018	Terry Lumpkin #2105599	Terry Lumpkin
33 Feb 28 2018	TERRY PERRY #1881427	Terry Perry
34 Feb 28 2018	Christopher Titre #1741882	Christopher Titre
35 Feb 28 2018	Ronald L. Barrow Jr #1649969	Ronald L. Barrow Jr
36 Feb 28 2018	Carl A. Stenson 2071009	Carl A. Stenson
37 Feb 28 2018	Paul Dixen 1784434	Paul Dixen
38 Feb 28 2018	Michael Lee 2132243	Michael Lee
39 Feb 28 2018	JEAN MARCOTTE 2108843	Jean Marcotte
40 Feb. 28, 2018	JAMES MAURICE GIMNES #619562	James M. Gimnes

DATE	Print NAME	TDJ#	Signature
2-27-18	Grady Kennedy	2087532	<i>[Signature]</i>
2-27-18	Jessie Bramber	2102779	<i>[Signature]</i>
2-27-18	Edward FANSLER	1822794	<i>[Signature]</i>
2-27-18	ANTHONY Aguilar	905689	<i>[Signature]</i>
2-27-18	Gary Barnett	676900	<i>[Signature]</i>
2/27/18	Tommie Owens	2045289	<i>[Signature]</i>
2-27-18	Binion A.	1826737	<i>[Signature]</i>
2-27-18	Patrick Ford	1564102	<i>[Signature]</i>
2-27-18	Jimmy Freeman	02087529	<i>[Signature]</i>
2-27-18	Brandon W. Gordon	1420588	<i>[Signature]</i>
2-27-18	Lawrence R. Avelar Jr	1975264	<i>[Signature]</i>
2-27-18	Anthony Ray Banks	725673	<i>[Signature]</i>
2-27-18	Antwain Burks	1913807	<i>[Signature]</i>
2-27-18	James A. Meeks	543366	<i>[Signature]</i>
2-27-18	Billy Boldon	1995783	<i>[Signature]</i>
2-27-18	Ray Brooks	1182048	<i>[Signature]</i>
2-27-18	BLAIR WRIGHT	2142262	<i>[Signature]</i>
2-29-18	Burks Jr Michael	1554241	<i>[Signature]</i>
2-29-18	ESTEBAN LERMA	2096967	<i>[Signature]</i>
2-29-18	OMAR MATA	2022656	<i>[Signature]</i>
2-29-18	James Zertuche	2022789	<i>[Signature]</i>
2-29-18	Ronald Warren	1960674	<i>[Signature]</i>
2-29-18	Faustino Hernandez	2045099	<i>[Signature]</i>

